## PATENT COOPERATION TREATY

# **PCT**

# TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference  GP04-1022PCT		FOR FURTHER A	ACTION	See Form PCT/IPEA/416		
International application No.				International filing da	nte (day/month/year)	Priority date (day/month/year)
PCT/JP2004/017586			586	26.11.200	4	26.11.2003
Internation	onal Pat	ent Classification	(IPC) or nation	onal classification and	IPC	
		00, A611 8, G01N	•	•	00, 31/04, 4	3/00, C12N15/09,
Applicant						
DAII	ICHI	PHARMA	CEUTICA	AL CO., LTI	Ο.	
	<ol> <li>This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.</li> </ol>					
2.	This R	EPORT consists	of a total of _	8	sheets, including	g this cover sheet.
3.	This re	port is also accor	npanied by Al	NNEXES, comprising:		
	a. 🔀	(sent to the d	applicant and	to the International Bu	ureau) a total of 2	sheets, as follows:
			containing red			mended and are the basis for this report and/or le 70.16 and Section 607 of the Administrative
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental					
		Box.		D 1) (1) 6		
	b. <u></u>	(sent to the l	International I	Bureau only) a total of	(indicate type and number	r of electronic carrier(s))
		related thereto	in computer	readable form only a	s indicated in the Supple	_ , containing a sequence listing and/or tables mental Box Relating to Sequence Listing (see
			-	rative Instructions).	is marcared in the supple	mental Box remains to sequence Bisting (see
4.	This re	port contains ind	ications relatii	ng to the following iter	ns:	
	$\boxtimes$	Box No. I	Basis of the	report		
		Box No. II	Priority			
	$\boxtimes$	Box No. III	Non-establi:	shment of opinion with	regard to novelty, invent	ive step and industrial applicability
		Box No. IV	Lack of unit	y of invention		
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI Certain documents cited					
		Box No. VII	Certain defe	ects in the international	application	
	$\boxtimes$	Box No. VIII	Certain obse	ervations on the interna	ational application	
Date of submission of the demand  Date of completion of this report				s report		
				_		
Name and mailing address of the IPEA/JP				Authorized officer		
Faccimile No.				Tolophono No		

Вох	No. I	Basis of the report				
1.		n regard to the language, this report is based on the internat cated under this item.	ional application in the language in	which it was filed, unless otherwise		
			report is based on translations from the original language into the following h is the language of a translation furnished for the purposes of:			
		international search (Rule 12.3 and 23.1(b))				
		publication of the international application (Rule 12	publication of the international application (Rule 12.4)			
		international preliminary examination (Rule 55.2 ar	nd/or 55.3)			
2.	recei	n regard to the <b>elements</b> of the international application, th iving Office in response to an invitation under Article 14 report):				
		the international application as originally filed/furnished				
	$\boxtimes$	the description:				
		pages _ <b>1-24</b>		as originally filed/furnished		
		pages*				
		pages*	received by this Authority on			
	$\boxtimes$	the claims:				
		nos. 1–14		as originally filed/furnished		
				er with any statement) under Article 19		
		nos.* 15				
		nos.*				
	$\square$		received by this redinority on			
		the drawings:				
				<del></del>		
		sheets*	<del></del>			
		sheets*	received by this Authority on			
	닏	a sequence listing and/or any related table(s) – see Supple	emental Box Relating to Sequence I	isting.		
3.	Ш	The amendments have resulted in the cancellation of:				
		the description, pages				
		the claims, nos.				
		the drawings, sheets/figs				
		the sequence listing (specify):				
		any table(s) related to sequence listing (specify):				
4.		This report has been established as if (some of) the ame they have been considered to go beyond the disclosure as				
		the description, pages				
		the claims, nos.				
		the drawings, sheets/figs				
		the sequence listing (specify):				
		any table(s) related to sequence listing (specify):				
*	If ite	rm 4 applies, some or all of those sheets may be marked "sı	iperseded."			

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:				
	the entire international application			
$\boxtimes$	claims Nos1-4,15			
becaus	e:			
	the said international application, or the said claims Nos.			
	The subject	matter of claims 1-4 relate	s to	
	methods for treat	ment of the human body by t	herapy.	
	the description, claims or drawings (in are so unclear that no meaningful opin	dicate particular elements below) or said claims Nos.		
	the claims, or said claims Nos.		are so inadequately supported	
	by the description that no meaningful of	opinion could be formed.		
	no international search report has been	established for said claims Nos. 1-4,15		
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Adminis Instructions in that:			
	the written form	has not been furnished		
		does not comply with the standard		
	the computer readable form	has not been furnished		
		does not comply with the standard		
		d/or amino acid sequence listing, if in computer readable for Annex C-bis of the Administrative Instructions.	orm only, do not comply with the	
	See Supplemental Box for further deta	ils.		

International application No.
PCT/JP2004/017586

Box		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
1.	Statement			
	Novelty (N)	Claims	5-14	YES
		Claims		NO
	Inventive step (IS)	Claims	5-14	YES
		Claims		NO
Industrial applicability (IA)		Claims	5-14	YES
		Claims		NO

- 2. Citations and explanations (Rule 70.7)
  - Document 1: Yoo, Nam Jin et al., "Nod1, a CARD protein, enhances pro-interleukin-1 $\beta$  processing through the interaction with pro-caspase-1", Biochem. Biophys. Res. Commun., 2002, Vol. 299, pages 652 to 658
  - Document 2: Ogura, Yasunori et al., "Nod2, a Nod1/Apaf-1 family member that is restricted to monocytes and activates NF-KB", Journal of Biological Chemistry, 2001, Vol. 276, pages 4812 to 4818
  - Document 3: Lee, Sug Hyng et al., "COP, a caspase recruitment domain-containing protein and inhibitor of caspase-1 activation processing", Journal of Biological Chemistry, 2001, Vol. 276, pages 34495 to 34500

Novelty and inventive step Claims 5 to 14

Document 1 indicates that by bonding with procaspase-1, NOD1 promotes an increase in quantity of procaspase, and promotes the processing and secretion of pro-IL- $\beta$ . which is an inflammatory cytokine (page 652,

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Abstract).

Document 2 indicates that document 2 has a structural similarity to document 1 in terms of the amino acid sequence and in having CARD, and that it has the same function in activating NF- $\kappa$ B, for example (page 4812, Abstract).

Document 3 indicates that a protein which suppresses the secretion of caspase-1 reliant  $IL-1\beta$  by inhibiting an increase in quantity of procaspase, can be used in the treatment of inflammation (page 34495, Abstract).

Meanwhile, in the response to the written opinion dated 29 June 2005, the applicant asserts that because:

- (1) Document 2 indicates that NOD2 does not bond with caspase
- (2) Reference document 1 submitted by the applicant on the same date indicates that NOD1 bonds with caspase-4, 9 in addition to caspase-1, but document 2 indicates that NOD2 does not bond with any of these
- (3) Ipaf which has the same CARD domain as NOD2 bonds with procaspase-1, but cannot activate procaspase-1
- (4) ICEBERG and COP which also have CARD inhibit the activation of caspase-1 and the production of IL-1 $\beta$ ,

from the disclosure stating the homogeny of NOD2 and NOD1 in terms of the amino acid sequence, and that both NOD2 and NOD1 had CARD, it was unclear whether or not NO2 was able to achieve activation by bonding with procaspase-1.

Taking into account the above assertion and the disclosure of documents 1 to 5 submitted by the applicant, documents 1 to 3 neither indicate nor suggest

citations and explanations supporting such statement			
that even with homogeny in terms of the amino acid			
sequence and the existence of CARD, NOD2 bonds with the			
same procaspase 1 as NOD1.			
Therefore the invention set forth in claims 5 to 14			
is novel and involves an inventive step.			

#### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 6, 8 and 12

Claim 6 of this application contains the wording "an agent to inhibit an increase in quantity in procaspase-1, characterized in inhibiting bonding between NOD2 and procaspase-1(omitted)", but said claim merely indicates that said agent is "characterized in inhibiting", and said claim does not indicate what type of substance is contained in said inhibiting agent as an active ingredient.

That being the case, claim 6 of this application and claims which refer back to claim 6 are unclear.

The same applies to claims 8 and 12 and the claims which refer back to these claims.

#### Claims 6 to 13

Claims 6 to 13 set forth an agent for inhibiting an increase in the quantity of caspase-1 which is characterized in inhibiting bonding between NOD2 and procaspase, and an agent for the treatment of inflammatory disorders containing said inhibitor.

However, the description of this application only indicates that NOD2 bonds with procaspase-1, NOD2 promotes an increase in quantity in procaspase-1, and NOD2 promotes the secretion of IL-1 $\beta$  dependent on procaspase-1, and there is no specific disclosure that a compound which could actually inhibit bonding between the two was identified, and that inflammatory disorders were treated by administering said compound.

That being the case, the inventions set forth in claims 6 to 13 are not fully supported by the

Box No. VIII	Certain observations on the international application	
descr	iption.	